GOLUB & GOLUB, LLP

ATTORNEYS AT LAW 225 BROADWAY 15th FLOOR NEW YORK, NY 10007

MITCHELL A. GOLUB **EXTENSION: 12** mgolub@golublaw.com

> TELEPHONE: (212) 693 -1000 FACSIMILE: (212) 693 -0090

> > July 17, 2008

By Facsimile: (212) 805-7906

The Honorable Denny Chin United States District Judge Southern District of New York Daniel Patrick Moynihan U.S. Courthouse 500 Pearl Street New York, NY 10007

Re:

United States v. Justin White

07 Cr. 848 (DC)

USDC SDNY DOCUMENT ELECTRONICALLY FILED

DATE FILED:

Dear Judge Chin:

This firm represents Justin White (the "Defendant") in the above captioned matter. This letter will confirm my conversation with your Court Deputy, in which I requested an adjournment of sentencing in this matter, currently scheduled for August 12, 2008. The reason for the application was that certain materials I need for sentencing, including a report being prepared by a psychologist retained by the Probation Department to conduct a psycho sexual evaluation of my client, have not yet been completed. Due to my own scheduled vacation, I will not be able to complete my own sentencing submission on the current schedule.

Accordingly, it is respectfully requested that sentencing be adjourned until September 15, 2008 at 4:30 p.m.

07 1/28/08

Respectfully submitted,

Approved. So SKDEREL

Goldb & Golub, LLP ttornevs for Defendant

Mitchell A. Golub

AUSA Adam Hickey (by facsimile)

cc: